

ANDREW O ISAR

7901 SKANSIE AVENUF SUITE 240 GIG HARBOR WA 98335 TELEPHONE 253 851 6700 FACSIMILE 253 851 6474



Via Overnight Delivery

March 1, 2004

Ms. Marlene H Dortch Secretary Federal Communications Commission 9300 E Hampton Dr. Capitol Heights, MD 20743-3813

RE Letter of Notification of Ecuity Advanced Communications, Inc. (f/k/a Ecuity Holdings, Inc.) Regarding the Planned Transfer of Subscribers, Pursuant to CC Docket No. 00-257

Dear Ms Dortch

Ecuity Advanced Communications, Inc. ("Ecuity," f/k/a Ecuity Holdings, Inc.), by its regulatory consultants and pursuant to the Federal Communications Commission ("Commission") streamlined notification procedures under to 47 C.F.R. §64 1120, Verification of Orders for Telecommunications Services, subsection (e), as amended, hereby notifies the Commission of the transfer of subscribers from Fox Communications Corporation ("Fox") to Ecuity.

Pursuant to 47 C.F R §64.1120(e)(1), Ecuity notifies the Commission of the following.

The names of the parties to the transaction. The parties to this transaction are Fox Communications Corporation, the selling carrier, and Ecuity Advanced Communications, Inc., the acquiring carrier.

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in the Matter of 2000 Biennial Review – Review of Policies and Rules Concerning Unauthorized Changes of Consumers Long Distance Carriers Implementation of the Subscriber Carrier Selection Changes Provisions of the Telecommunications Act of 1996, Policies and Rules Concerning Unauthorized Changes of Consumers Long Distance Carriers, CC Docket Nos 00-257, 94-129, First Report and Order in CC Docket No 00-257 and Fourth Report and Order in CC Docket No 94-129, FCC 01-156 (rel May 15, 2001)

² 47 C F R §64 1120(e)

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The types of telecommunications services to be provided to the affected subscribers. Ecuity proposes to offer a variety of international, domestic interstate interLATA toll, and intrastate interLATA toll services throughout the United States, initially originating in the States of Washington and Oregon.

The date of the transfer of the subscriber base to the acquiring carrier. The intended date of the asset transfer from Fox to Ecuity was on or about February 15, 2004. Ecuity acknowledges that the instant notice is in non-compliance with 47 C.F.R §64.1120(e)(1), which imposes an obligation on the acquiring company to file a notification letter with the Commission providing the information contained herein; "[N]o later than 30 days before the planned transfer of the affected subscribers from the selling or transferring carrier to the acquiring carrier." Ecuity respectfully requests that the Commission nevertheless accept the instant notice on the basis that no subscriber's service has been adversely impacted by the transaction, and remains unaffected by the asset transfer.

Affected subscribers received no less than 30 days notice of the asset transfer, pursuant to 47 C F.R. §64 1120(e)(3), as noted below, and evidenced by the attached customer notice provided jointly with the selling company, Fox. Further, subscriber rates, terms, and conditions have remained unchanged through the asset transfer, effectively making the transaction transparent to subscribers, save the change in service provider. Customer service representatives have remained available to subscribers to respond to any inquiries related to service and the asset transfer, and additional information has been made to subscribers through company web sites

This delay in notification was necessitated by operational exigencies that diverted the full attention of the company's limited resources toward ensuring a smooth transition of service for former Fox subscribers. The Company now wishes to bring itself into full compliance with Commission rules. Equity regrets its untimely compliance, and respectfully requests that the Commission accept the instant notice.

Ecuity certifies compliance with the requirement to provide advanced subscriber notice of the pending acquisition pursuant 47 C.F.R. § 64.1120(e)(3), a copy of which is enclosed, and compliance with statutory and Commission requirements that apply to the Commission's streamlined asset transfer procedures. Ecuity avers that it will provide the Commission with written notification of any material changes to the above information no more than ten (10) days after the transfer date.

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Please return a file-stamped copy of this letter in the self addressed, stamped envelope provided for this purpose. Questions may be directed to the undersigned.

Sincerely,

MILLER ISAR, INC

Andrew O Isar

Regulatory Consultants to Ecuity Advanced Communications, Inc.

Enclosure



Important Information Regarding Your Fox Communications Account

January 15, 2004

Fox Communications is pleased to announce that Ecuity Holdings, Inc., a subsidiary of Y3K Secure Enterprise Software, Inc. www.ythk.com (OTC/BB: YTHK), an end-to-end unified communications and technologies company, has purchased the assets of Fox Communications. This transaction will be fully completed within the next 30 days. Combining Y3K's technology with Fox's team of seasoned professionals and superior telecommunications network, allows us to emerge as one of the few companies nationwide to provide you, our valued customer, a complete end-to-end communication solution. Not only will you continue to benefit from Fox Communications' current line of products and services, but you will also be able to take advantage of the many new innovations, including complete end-to-end communication solutions, secure next generation voice services, instant messaging and data transfer, coupled with cutting edge technology.

As a customer of ours, you will experience no change in your current level of service and will continue to benefit from our exceptional customer support for which Fox is well known. Although you have the option to change your long distance provider, with Fox, you will receive the same rates and programs to which you currently subscribe, along with being able to benefit from the many new offerings this purchase allows. The entrepreneurial spirit that has driven Fox and allowed us to build a successful company will continue to grow and thrive.

It is the continuing business and confidence of our customers that allows us to maintain our competitive position, while still offering quality products and services. We at Fox would like to thank you for that continued business and support and look forward to bringing you new enhanced services in the future.

Please visit our website at <u>www.foxinternet.com</u> for additional information and updates. If you have any questions, please do not hesitate to contact us at 800-245-9906 or email us at <u>ecuity@foxinternet.com</u>.

FCC Legal Disclaimer Notice Equity Holdings, Inc will be responsible for any carrier change charge associated with this transition, although there is no carrier change needed. All Fox customers will be transferred to Equity Holdings, Inc unless they select another preferred carrier. Equity Holdings, Inc will be responsible for any/all pending complaints against Fox. If rates, terms or conditions must change, all affected customers will receive 30 day written notice from Equity Holdings, Inc.